SENATE BILL No. 433

DIGEST OF INTRODUCED BILL

Citations Affected: IC 20-6.1-6-18; IC 31-9-2-112.5; IC 31-10-2-1; IC 31-37; IC 31-39-2-16.

Synopsis: Restorative justice. Provides that a school corporation may allow a public school teacher to participate, without loss of pay or benefits, in a family group conference conducted through a restorative justice program under certain circumstances. Specifies that a juvenile court may require, as part of: (1) a program of informal adjustment; or (2) a dispositional decree; that a delinquent child who has committed an act that would be a crime if committed by an adult participate in a restorative justice program. Makes related changes.

Effective: July 1, 2002.

Clark

January 14, 2002, read first time and referred to Committee on Judiciary.





Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

SENATE BILL No. 433

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 20-6.1-6-18 IS ADDED TO THE INDIANA CODE
2	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
3	1, 2002]: Sec. 18. The governing body and each administrator of a
4	school corporation that employs a teacher may provide the teacher
5	with a reasonable opportunity to participate, without loss of pay or
6	benefits, in family group conferences and related training sessions
7	that:
8	(1) promote restorative justice (as defined in IC 31-9-2-112.5);
9	(2) involve a child who was or is the teacher's student; and
10	(3) are conducted in conformity with a plan that:
11	(A) was developed under IC 31-37-24;
12	(B) is approved by the governing body of the school
13	corporation that employs the teacher; and
14	(C) encourages the involvement of a child's teachers in
15	family group conferences conducted through a restorative
16	justice program.
17	SECTION 2. IC 31-9-2-112.5 IS ADDED TO THE INDIANA



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1	CODE AS A NEW SECTION TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2002]: Sec. 112.5. "Restorative justice", as
3	used in juvenile law, means a community based effort that:
4	(1) is focused on a delinquent child who has committed an act
5	that would be a crime if committed by an adult; and
6	(2) has the goal of:
7	(A) requiring the delinquent child to acknowledge the
8	delinquent child's wrongdoing;
9	(B) in appropriate cases, making reparations to the victim
10	and the community; and
11	(C) maximizing the participation of the delinquent child,
12	victim, and members of the community in an effort to:
13	(i) prevent further delinquent acts and crime; and
14	(ii) restore the victim and the community, after a
15	delinquent act has occurred, to a condition as close as
16	possible to the condition of the victim and the community
17	before the delinquent act occurred.
18	SECTION 3. IC 31-10-2-1 IS AMENDED TO READ AS
19	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. It is the policy of this
20	state and the purpose of this title to:
21	(1) recognize the importance of family and children in our
22	society;
23	(2) recognize the responsibility of the state to enhance the
24	viability of children and family in our society;
25	(3) acknowledge the responsibility each person owes to the other;
26	(4) strengthen family life by assisting parents to fulfill their
27	parental obligations;
28	(5) ensure that children within the juvenile justice system are
29	treated as persons in need of care, protection, treatment, and
30	rehabilitation;
31	(6) remove children from families only when it is in the child's
32	best interest or in the best interest of public safety;
33	(7) provide for adoption as a viable permanency plan for children
34	who are adjudicated children in need of services;
35	(8) provide a juvenile justice system that: protects the public by
36	enforcing the legal obligations that children have to society and
37	society has to children;
38	(A) recognizes that crime is most often an injury to an
39	individual and a community; and (P) greates an obligation on the skild to make amonds
40	(B) creates an obligation on the child to make amends
41	when possible;
42	(9) use diversionary programs when appropriate;



1	(10) provide a judicial procedure that:
2	(A) ensures fair hearings;
3	(B) recognizes and enforces the legal rights of children and
4	their parents; and
5	(C) recognizes and enforces the accountability of children and
6	parents;
7	(11) promote public safety and individual accountability by the
8	imposition of appropriate sanctions; and
9	(12) provide a continuum of services developed in a cooperative
10	effort by local governments and the state; and
11	(13) involve in restorative justice programs, when
12	appropriate, delinquent children who have committed acts
13	that would be crimes if committed by an adult.
14	SECTION 4. IC 31-37-9-1 IS AMENDED TO READ AS
15	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1. After the preliminary
16	inquiry and upon approval by the juvenile court, the intake officer may
17	implement a program of informal adjustment if the officer has probable
18	cause to believe that the child is a delinquent child. If the officer has
19	probable cause to believe that the child has committed a delinquent
20	act that would be a crime if committed by an adult, the program of
21	informal adjustment may include participation in restorative
22	justice programs.
23	SECTION 5. IC 31-37-17-1.1 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 1.1. (a) The person
25	preparing the report under section 1 of this chapter:
26	(1) may; or
27	(2) if directed by the court, shall;
28	confer with individuals who have expertise in professional areas related
29	to the child's needs in the areas of appropriate care, treatment,
30	rehabilitation, or placement for a delinquent child.
31	(b) A conference held under this chapter may include
32	representatives of the following:
33	(1) The child's school.
34	(2) The probation department.
35	(3) The county office of family and children.
36	(4) A community mental health center located in the child's
37	county of residence.
38	(5) A community mental retardation and other developmental
39	disabilities center located in the child's county of residence.
40	(6) Persons who are appropriate to participate in family
41	group conferences with the child through a restorative justice
42	program, including the victim and the child's coworkers,



1	family, and teachers.
2	(7) Other persons as the court may direct.
3	SECTION 6. IC 31-37-19-5, AS AMENDED BY P.L.238-2001,
4	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2002]: Sec. 5. (a) This section applies if a child is a delinquent
6	child under IC 31-37-1.
7	(b) The juvenile court may, in addition to an order under section 6
8	of this chapter, enter at least one (1) of the following dispositional
9	decrees:
10	(1) Order supervision of the child by:
11	(A) the probation department; or
12	(B) the county office of family and children.
13	As a condition of probation under this subdivision, the juvenile
14	court shall after a determination under IC 5-2-12-4 require a child
15	who is adjudicated a delinquent child for an act that would be an
16	offense described in IC 5-2-12-4 if committed by an adult to
17	register with a local law enforcement authority under IC 5-2-12.
18	(2) Order the child to receive outpatient treatment:
19	(A) at a social service agency or a psychological, a psychiatric,
20	a medical, or an educational facility; or
21	(B) from an individual practitioner.
22	(3) Order the child to surrender the child's driver's license to the
23	court for a specified period of time.
24	(4) Order the child to pay restitution if the victim provides
25	reasonable evidence of the victim's loss, which the child may
26	challenge at the dispositional hearing or through another
27	mediated process authorized by the court.
28	(5) Partially or completely emancipate the child under section 27
29	of this chapter.
30	(6) Order the child to attend an alcohol and drug services program
31	established under IC 12-23-14.
32	(7) Order the child to perform community restitution or service
33	for a specified period of time.
34	(8) Order wardship of the child as provided in section 9 of this
35	chapter.
36	(9) Order the child to participate in restorative justice
37	programs.
38	SECTION 7. IC 31-37-24-9 IS AMENDED TO READ AS
39	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 9. (a) The objectives
40	of a plan developed under this chapter include the following:
41	(1) Promoting the welfare of children and self sufficiency of
42	families with children at risk of abuse or neglect, dependency, or



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1	delinquency, as defined or described in this chapter.
2	(2) Preventing or reducing the number of cases of child abuse,
3	delinquency, or neglect that may require juvenile court
4	intervention.
5	(3) Coordinating available resources to promote efficiency and
6	avoid duplication of programs and services.
7	(4) Reducing or minimizing the cost of providing services to
8	children and families with children who are or may become
9	delinquent children.
10	(5) Reducing or eliminating to the extent possible the need to
11	remove children from their parents, guardians, or custodians for
12	foster home care or institutional placement.
13	(b) If authorized by the juvenile court, the plan may include
14	components to promote restorative justice, including necessary
15	training for participants in restorative justice programs.
16	SECTION 8. IC 31-37-24-14, AS AMENDED BY P.L.273-1999,
17	SECTION 117, IS AMENDED TO READ AS FOLLOWS
18	[EFFECTIVE JULY 1, 2002]: Sec. 14. (a) The team shall meet at least
19	one (1) time each year to do the following:
20	(1) Develop, review, or revise a strategy that identifies:
21	(A) the manner in which prevention and early intervention
22	services will be provided or improved;
23	(B) how local collaboration will improve children's services;
24	and
25	(C) how different funds can be used to serve children and
26	families more effectively.
27	(2) Reorganize as needed and select its vice chairperson for the
28	ensuing year.
29	(3) Review the implementation of the plan and prepare revisions,
30	additions, or updates of the plan that the team considers necessary
31	or appropriate to improve the quality and efficiency of early
32	intervention child welfare services provided in accordance with
33	the plan.
34	(4) If the juvenile court authorizes the plan to include
35	restorative justice components, improve the plan to promote
36	restorative justice.
37	(5) Prepare and submit to the county fiscal body a report on the
38	operations of the plan during the preceding year and a revised and
39	updated plan for the ensuing year.
40	(b) The chairperson or vice chairperson of the team or the county
41	fiscal body may convene any additional meetings of the team that are,
42	in the chairperson's or vice chairperson's opinion, necessary or



	appropriate.
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2	SECTION 9. IC 31-39-2-16 IS ADDED TO THE INDIANA CODE
,	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
ļ	1, 2002]: Sec. 16. If a person is participating in a restorative justice
;	program involving a child or the child's family, the juvenile court
)	may grant the person access to the educational and juvenile court
,	records of the child and the child's family



